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DECLASSI No Objection to Declassification in Part 2010/07/26: LOC-HAK-462-1-42-1

Authority 60 12958

By T NARA Date 7507

******* T J P S E E R E T ****** CDPV

OF IMMED V/CZCSWHOOIG C 2402392 FEB 78 FA LORD

To since

TORRER OR EL SENSITIVE EXCLUSIVELY EYES ONLY SWHOOLS

FEBRUARY 23 1973 Tri MCOD FROM: 1020

THE FIRST IS A PURSONAL MESSAGE TO BE ENTITLED AS INDICATED. THE SECOND IS A REGULAR THIRD-PERSON MESSAGE.

A. BEGIN TEAT.

PERSONAL MESSAGE TO PRIME MINISTER CHOD EN-LAI FROM DR. KISSINGER

IN DISCUSSING THE HATTER OF THE LIASON OFFICE IN PEKING, IT OCCURRED TO THE PRESIDENT AND ME THAT THERE MIGHT BE SOME ADVANTAGES IN SENDING ONE OF OUR MOST DISTINGUISHED RETIRED DIFLUMATS, MR. DAVID BRUCE.

AS YOU MAY KNOW, HR. BRICE HAS SERVED AS U.S. AMBASSADDE PARIS, BORN MAD LONDON, AS WELL AS THE HEAD OF OUR DELEGATION TO THE PARIS CORPERENCE ON VIRTUAM IN 1970-1971. HE ENJOYS EMBRHOUS PRESTIGE IN THE UNITED STATES OF AUBTPARTISAN NATURE. A SELECTION OF A MAN OF THIS DISTINCTION WOOLD HAVE THE SYMBOLIC VALUE OF IMBORIATION OF A MAN OF THIS DISTINCTION WOOLD HAVE OUR CONSTITUTE PEOPLE'S REPUBLIC OF CHINA. HR. BRUCE WOULD HAVE OUR CONFIDENCE AND HOULD FULLY UNDERSTAND THE PRINCIPLES THAT YOU AND I HAVE DISCUSSED. IN ADDITION HE AND HIS WIFE HAMPEN TO BE LONG-

THAT ATTACHING A BRIEF REDGRAPHY FOR YOUR INFORMATION, WE RECOGNIZE ON THE OTHER HAND, THAT TO SEND A MAN OF SUCH DESTINCTION COULD PRESENT CERTAIN COMPLICATIONS. IT IS FOR THE REASON THAT WE ARE APPROACHING YOU ON A PERSONAL RATHER ON OFFICIAL BASIS IN ORDER TO OBTAIN YOUR INITIAL REACTION. THE EVENT THAT YOU THINK WELL OF THE TOPA OF SENDING MR. BRUCE, MESSRS, JENKINS AND HOLDRIDGE WOULD BE MEMBERS OF HIS STAFF, WHEN WE RECEIVE AN ANSWER WE SHALL SUBMIT THE APPROARTATION.

ATTACHMENT DAVID K. E. BRUCE

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****** TIP SECRET ****** CHPV

No Objection to Declassification in Part 2010/07/26: LOC-HAK-462-1-42-1

Authority E0 (2958)
By KT NARA Date 7501

****** TOP SECRET ****** (00"

P REDULL HISTORY

-- SORN THE FEBRUARY 12% INTO IN BALTIMURE, MARYLAND.

-- STUDENT AT ARTHCETON, VISGINIA, AND MARYLAND UNIVERSITIES.

-WALKELED TO EVANGELINE BELL. CHILOREN ARE ALEXANDRA, DAVID,

-- HOME IS WASWINGTON, D.C.

CAREER WIGHTSHITS

-- 1921-48. Law PRACTICE, US FORFIGN SERVICE, HUSINESS AND FARRING, DEFICE OF STRATEGIC SERVICES.

-- 1947-48. ASSISTANT SECRETARY OF THE COMMERCE DEPARTMENT.

-- 1948-49. CHIEF, ECONOMIC COOPERATION ADMINISTRATION TO FLANCE.

-- 1989-52. U.S. AMBASSADOR TO FRANCE.

-- 1952-53. UNDERSECRETARY OF THE STATE DEPARTMENT.

-- 1953-54. U.S. SPECIAL REPRESENTATIVE TO EUROPEAN HIGH AUTHORITY

-- 1057-69 U.S. AMBASSADOR TO THE FEDERAL REPUBLIC OF GERMAN.

-- 1961-69 U.S. AMBASSAUOR TO GREAT BRITAIN.

-- 1970-71. HEAD OF U.S. DELEGATION TO THE PARTS CONFERENCE OF VIETNAM.

END OF TEXT

e. Second Message. Begin Text.

THE US SIDE IS GIVING VERY SERIOUS COMSIDERATION TO THE EMANESE NOTE RESARDING THE INTERNATIONAL COMPERENCE. THE US STORE TAKES ESPECIALLY SERIOUSLY THE CHINESE SUGGESTION THAT THE US AMONG THE ASSELVES PRIOR TO THE COMPERENCE. FOR THIS PURPOSE AMEASSABOR SULLIVAN HAS BEEN SENT TO THE COMPERENCE AMEAD OF TIME TO MEET WITH VICE MINISTER THACH. THE US IS ALSO CONSIDERING FAVORABLY THE SUGGESTION THAT FRANCE, AS MOST COUNTRY, MIGHT ACT AS CARMAN OF THE INTERNATIONAL COMPENENCE, PARTICULARLY IN LIGHT OF THE CHISIOFRATIONS ADVANCED BY THE PRIME MINISTER.

HAITER TO EXPECTED AS TEARLY AS FERRUARY 24, 1973.

** THE US SIDES WISHED TO INFORM THE CHINESE SIDE OF THE CONTENTS OF A MOTE THAT IT HAS RECEIVED FROM THE SOVIET UNION CONCERNING THE INTERNATIONAL CONFERENCE. THE SOVIET MESSAGE MAKES THE SOLLOWING

PAINTS

IT THE AINAL DOCUMENT OF THE CONFERENCE SHOULD BE ACCEPTABLE FIRST OF ALL TO THE FOUR PARTIES TO THE VIETNAM AGREEMENT AND THEREFORE THE US SHOULD TAKE INTO ACCOUNT ALL THE CONSTREATIONS OF THE VIETNAMESE SIDE.

12) THE FINAL ACT SHOULD STAYE THAT THE CONFERENCE PARTICIPANTS NOTE THE AGREEMENT, APPROVE AND SUPPORT THE AGREEMENT AND LIS PROTOCOLS, RESPECT THE AGREEMENT AND CONTRIBUTE TO 1TS STRICT LAPLEMENTATION, AND CALL UPON OTHER STATES TO ACT LIKENISE, THE FINAL ACT SHOULD ALSO REPRODUCE THE BASIC PRINCIPLES AND MAIN CONTENTS OF THE AGREEMENT AND THE PROTOCOLS.

THE CONFERENCE SHOULD NOT ADOPT ANY DECISIONS CONCERNING

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PARAGE TO PARAGE TO REPORT OF THE PARAGE TO SECOND

EADS AND COMBODIA AND ANY REFERENCE TO THOSE COUNTRIES SHOULD BE WITHIN THE FRAMEWORK OF THE APPROPRIATE PROVISIONS IN THE VIETNAM AGREENEMY.

- (4) THE UN SECRETARY GENERAL IS ATTENDING THE CONFERENCE IN MIS PERSONAL CAPACITY AND MIS DNLY STATUS SHOULD BE THAT OF AN OBSERVER, ALTHOUGH HE MAY ADDRESS THE CONFERENCE.

 IT IS UNREALISTIC TO ALLOT HIM ANY FUNCTIONS CONCERNING THE COMMUNICATION OF THE CONFERENCE SINCE THERE IS NO CONCURRENCE THIS MATTER AMONG THE PARTICIPANTS.
- (5) THE SAME CONSIDERATIONS APPLY TO THE POSSIBILITY OF THE UN SECRETARY GENERAL'S SERVING AS INTERMEDIARY BETWEEN THE ICCS AND THE CONFERENCE PARTICIPANTS OR CONDUCTING MATTERS RELATED TO EXPENSE OF THE ICCS.

THE FOUR PARTIES TO THE VIETNAM AGREEMENT, RATHER THAN
THE PARTICIPANTS OF THE CONFERENCE, SHOULD HEAR THE EXPENSES OF THE
THES, THERE IS NO MEED TO CREATE ANY NEW MACHINERY AT THE CONFERENCE
SINCE THIS WAS NOT PROVIDED FOR IN THE VIETNAM AGREEMENT.

161 RECONSTRUCTION AND DEVELOPMENT ATO TO VICTNAM SHOULD NOT APPECT THE SOVEREIGNTY OF THE RECIPIENT COUNTRY OR HAVE ANY POLITICAL CONGITIONS. THE HEANS OF EXTENDING ASSISTANCE SHOULD BE UNCIDED THROUGH CONSULTATIONS BY THE PARTIES CONCERNED AND IT WOULD BE INAPPROPRIETE FOR THE CONFERENCE TO MAKE DECISIONS ON THIS MATTER. WE END TEXT.

WN:056465 PAGE 03 OF 03 TUR:055/03:392 D16124-2392